Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

			www.uspto.gov		
U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.		
09/831063	MILLS	В	30020-68395		
077071007		INTERNATIONAL A	PPLICATION NO.		
5611		PCT/GB99/03659			
REZEK, RICHARD A	-				
BARNES & THORNBU	RG	I.A. FILING DATE	PRIORITY DATE		
11 SOUTH MERIDIA		11/05	/00 11/05/00		

DATE MAILED: 06/07/01

.....

STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)							
1. The following items have been submitted	ed by the applicant or the (37 CFR 1.494) an E	IB to the United States Patent and Trademark Elected Office (37 CFR 1.495): of Small Entity Status. n of the international application into English. n of Article 19 amendments into English.					
2. Applicant has requested early process the indicated items in paragraph 3 below. I prior to 20 or 30 months from the priority of U.S. Basic National Fee.	The Basic National Fee ar date to avoid abandonmen	(f) but has not filed the following indicated items and/or and the copy of the international application must be filed t. e international application.					
acceptance under 35 U.S.C. 371: a. Translation of the application later than the appropriate The current translation is Translation. b. Processing fee for providing appropriate 20 or 30 mon c. Oath or declaration of the in the application (preferably surcharge will be required date. The current oath or declar indicated on the attached indicated on the attached priority date (37 CFR 1.4 4. Additional claim fees of \$ claim fee, are required. Applicant must sub due (37 CFR 1.492(g)). See attached PTO- 5. Applicant has not submitted the requirements applicant of the property of the pro	n into English. A process 20 or 30 months from the defective for the reasons the translation of the appetrs from the priority date eventors, in compliance we by the International application does not comply with the process of the	indicated on the attached Notice of Defective collication and/or the Annexes later than the (37 CFR 1.492(f)). (37 CFR 1.497(a) and (b), properly identifying literation number and international filing date). A nee appropriate 20 or 30 months from the priority (37 CFR 1.497(a) and (b) for the reasons (38 than the appropriate 20 or 30 months from the (39 than the appropriate 20 or 30 months from the (48 than the appropriate 20 or 30 months from the (49 than the appropriate 20 or 30 months from the (49 than the appropriate 20 or 30 months from the (49 than the appropriate 20 or 30 months from the (40 than the appropriate 30 or 30 months from the (40 than the appropriate 30 or 30 months from the (41 than the appropriate 30 or 30 months from the (41 than the appropriate 30 or 30 months from the (42 than the appropriate 30 or 30 months from the (42 than the appropriate 30 or 30 months from the (43 than the appropriate 30 or 30 months from the (44 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the (45 than the appropriate 30 or 30 months from the appropria					
THE PRIORITY DATE FOR THE APPL RESPOND WILL RESULT IN ABANDO	NOTICE OR BY 22 OR JICATION, WHICHEV NMENT.	VE MUST BE SUBMITTED WITHIN TWO (2) 132 MONTHS (where 37 CFR 1.495 applies) FROM ER IS LATER. FAILURE TO PROPERLY e for extension of time under the provisions of 37 CFR					
Annexes will be cancelled. A processing fee	e will be required if subm lled since a translation wa	submitted no later than the time period set above or the itted later than 20 or 30 months from the priority date. is not provided by the appropriate 20 (37 CFR 1.494(d))					
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)							
A copy of this management of the management of	Notice MUST be real Notice of Defective T	furned with this response. Translation Lamont Hunter, Paralegal					
FORM PCT/DO/EO/905 (March 2001)		Telephone: 703 305-3686					

TO THE STATE OF TH					U	Commissioner for Pa Inited States Patent and Tra Washingto	demark Office on, D.C. 20231
U.S. APPL	ICATION NO.		FIRST NAME	D APPLICANT		ATTY, DOCKET NO.	www.uspto.gov
09	/831	063	MILLS		INTERNA	ATTOMAL APPLICATION MOLE ()	:0 <i>-6</i> 8395
B/	ARNES &	CHARD A. THORNBURG MERIDIAN S LIS IN 462	TREET	311	I.A. FILING DA		(559 11/05/98
	NO	TIFICATION	OF A DEFECTIVE	E OATH O		02 /07 /	
into the deficien	national sta	ge in the United low and avoid a	oath or declaration and States of America.	The perion the accom	d within which panying Notif	h to correct the fication.	itry
applicati	ion number	aration, properi and internation (a),(b) and (f) in	y identifying this apparted in the properties of	plication (pr ired. The	referably by tho ath or declar	ne international ation does not com	ply
2.	oes not identi oes not identi oes not identi oes not state t	fy the application fy the inventor(s) fy the citizenship that the person manal and first inven		ation believes	the named inve	ntor or inventors ed and for which	
1.497(a) WILL RI	AND (b), A ESULT IN	AND 1.497(d) V	I OR DECLARATION WHERE APPROPRIENTER THE NATI ICATION.	IATE, WIT	HIN THE TIN	ME PERIOD SET	
Additiona	ally, the oat	h or declaration	does not comply w	ith 37 CFR	1.63 in that it		
1.		ress, then the city	address of each inventor and state or city and fo				
2	does not stat	e that the person	making the oath or decl	aration:			
a			nds the contents of the a			ms, as	
b		•	disclose to the Office al defined in 37 CFR 1.5		known to the pe	erson to be	
	priority is mathat of the ap	ade pursuant to 37	pplication for patent or 7 CFR 1.55, and any fo h priority is claimed, by of its filing.	reign applica	tion having a fil	ing date before	÷

Lamont Hunter, Paralegal

Telephone: 703 305-3686